UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SUSAN G. PITTS, Individually and on behalf of all others similarly situated,

Plaintiff,

-against-

NEW YORK CITY TAXI AND LIMOUSINE COMMISSION, CITY OF NEW YORK, TAXI WORKERS ALLIANCE, VERIFONE, INC., VERIFONE TRANSPORTATION SYSTEMS, INC., d/b/a TAXITRONIC, MOBILE KNOWLEDGE CORPORATION, d/b/a CREATIVE MOBILE TECHNOLOGIES, LLC, DIGITAL DISPATCH, LTD., and TAXI TECHNOLOGY CORP.,

STIPULATION OF DISCONTINUANCE OF CITY DEFENDANTS' CROSS-CLAIMS AGAINST DEFENDANT VERIFONE TRANSPORTATION SYSTEMS, INC.

No. 08 CV 01280 (CM)(AJP)

	Defendants.
**************	X

WHEREAS, defendants New York City Taxi and Limousine Commission and the City of New York ("City Defendants") asserted Cross-Claims against defendant Verifone Transportation Systems, Inc., d/b/a Taxitronic ("Verifone Transportation Systems, Inc.") in their Answer and Cross-Claims, dated March 13, 2008; and

WHEREAS, plaintiff in this action has discontinued its claims against defendant Verifone Transportation Systems, Inc., by way of Stipulation of Dismissal, dated March 13, 2008 and So-Ordered on March 24, 2008;

- IT IS HEREBY STIPULATED AND AGREED by and between the undersigned, as attorneys of record for the respective parties, as follows:
- City Defendants hereby withdraw their cross-claims against defendant Verifone Transportation Systems, Inc. without prejudice;

- Defendant Verifone Transportation Systems, Inc. and its attorneys hereby 2. waive any right to apply for, and shall not apply for, any order authorizing the taxation of costs, disbursements, or attorney's fees against City Defendants in this action;
- Nothing contained herein shall be deemed to be an admission by either 3. City Defendants nor Defendant Verifone Transportation Systems, Inc. that either party has acted unlawfully or in any way violated any of the other party's rights, or the rights of any other person or entity, as defined in the constitutions, statutes, ordinances, rules or regulations of the United States, the State of New York, or the City of New York or any other rules, regulations or bylaws of any department or subdivision of the City of New York;
- The parties agree that they will neither proffer nor make reference to this 4. stipulation in any other litigation or proceeding, except in the case of litigation between the parties herein, and further agree that this stipulation is not related to any other litigation or settlement negotiations;
- Nothing contained herein shall be deemed to constitute a policy or practice 5. of City Defendants;
- This stipulation contains all the terms and conditions agreed upon by the 6. parties hereto, and no oral agreement entered into at any time nor any written agreement entered into prior to the execution of this stipulation regarding the subject matter of the instant proceeding shall be deemed to exist, or to bind the parties hereto, or to vary the terms and conditions contained herein:
- Counsel for the parties have reviewed and revised this stipulation, and any 7. rule of construction, by which any ambiguities are to be resolved against the drafting party, shall not be applied in the interpretation of this stipulation;

- 8. Facsimile signatures are deemed to be originals for the purposes of this stipulation;
- 9. This stipulation may be submitted to the Court to be so ordered, docketed and filed without further notice to any party.

Dated:

New York, New York March 26, 2008

GREENBERG TRAURIG, LLP Attorneys for Defendant Verifone Transportation Systems, Inc. 200 Park Avenue New York, New York 10166 (212) 801-9200

Facsimile: (212) 801-6400

MICHAEL A. CARDOZO Corporation Counsel of the City of New York Attorney for City Defendants 100 Church Street New York, New York 10007 (212) 788-0758

Facsimile: (212) 791-9714

By:

Stephen L. Saxl (SS-1028)

By:

Michelle Goldberg-Cahn (MG-

4490)

Assistant Corporation Counsel

SO-ORDERED:

UNITED STATE DISTRICT COURT JUDGE

Dated: March __, 2008